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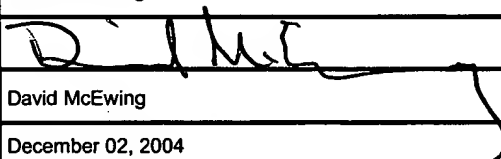
Total Number of Pages in This Submission

Application Number	09/588,407
Filing Date	June 6, 2000
First Named Inventor	Richard Blackmore
Art Unit	1733
Examiner Name	STEVEN MAKI
Attorney Docket Number	240-P-028

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SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT

Firm Name	David McEwing		
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1733
JRW

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
PATENT EXAMINING OPERATION

Applicant: §
Richard Blackmore et al. § Group Art Unit: 1733
§
Serial No. 09/588,407 § Examiner: Steven P. Maki
§
Filed: June 6, 2000 § Atty. Dkt. No.: 240-P-028
§
Confirmation No. 9445 §

For: Inflatable Heating Device

SUPPLEMENTAL RESPONSE TO OFFICE ACTION

Honorable Commissioner of Patents and Trademarks
Alexandria, Virginia

SIR:

This paper is presented as a further supplementation of the Applicant's response to the Office Action mailed October 9, 2003. The Applicant provided a supplemental response by amendment filed August 6, 2004. This response, albeit not conforming as per the comments of the Examiner, responded to substantive issues discussed during the June 4, 2004 interview. Particularly, the Applicant has discussed the use of electrically conductive, non-metallic fibers in contrast to non-conductive fibers having a coating of carbon black as taught by Japan '334.

In regard to the claims accompanying the August 6th response, however, the Examiner has properly noted that the text of claim and status identifiers were incorrect or inconsistent with prior amendments or informal drafts presented. I apologize for the unintended confusion. It is the goal of this supplemental response to correctly and

accurately set forth all of the claims, as intended to be currently amended and with correct identifiers, *based upon the original claims filed June 6, 2000 as amended by claim amendments filed on September 19, 2002, and June 9, 2003.*

The Applicant appreciates the courtesy of the Examiner and believes the claims submitted herewith, along with the accompanying remarks, will place elements of the claimed invention in order for allowance. Consideration of the Applicant's remarks claims is now requested.